

United States District Court
Eastern District of Michigan

United States of America,
Plaintiff,

Case No. 18-20553

v.

Hon. Terrence G. Berg

Antonio Vinton, Jr.,
Defendant.

**Stipulation and Order to Allow
Overnight Travel to Western District of Michigan**

The parties hereby stipulate to allow Defendant Antonio Vinton, Jr. to travel to
Brimley, Michigan 49715 on September 24, 2022, staying two nights at 11387 W.
Lakeshore, Brimley MI located in the Western District of Michigan, returning
September 26, 2022, with no objection by U.S. Pretrial Services.

s/ Sara Woodward w/consent

Sara Woodward
Assistant United States Attorney
211 W. Fort Street, Suite 2001
Detroit, MI 48226
sara.woodward@usdoj.gov
(313) 226-9180

s/ Jonathan Epstein

Jonathan Epstein
Attorney for the Defendant
30445 Northwestern Hwy Ste 225
Farmington Hills, MI 48334
jonathan@jonathanmepstein.com
(248)219-4004

Dated; September 14, 2022

SO ORDERED

/s/Terrence G. Berg

Terrence G. Berg
United States District Judge

Entered: September 19, 2022